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571-272-4683

Paper 23  
Filed: May 24, 2011

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES

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C. DOUGLASS THOMAS and ALAN E. THOMAS  
Junior Party  
• (Patent No. 5,752,011)

v.

JACK D. PIPPIN  
Senior Party  
(Application 10/464,482)

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Patent Interference No. 105,801 (JL)  
(Technology Center 2100)

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LEE, *Administrative Patent Judge.*

**Re-declaration -- Bd. R. 203(c)**

Part F of the Notice Declaring Interference (Paper 1), dated April 11, 2011,  
is herein replaced by the following, to revise Count 1:

Interference No. 105,801  
Thomas v. Pippin

**Part F. Count and claims of the parties**

Count 1

Claim 34 of Pippin's Application 10/464,482

The claims of the parties are:

Pippin: 34  
Thomas: 1-32

The claims of the parties which correspond to Count 1 are:

Pippin: 34  
Thomas: 1-32

The claims of the parties which do not correspond to Count 1, and therefore are not involved in the interference, are:

Pippin: none  
Thomas: none

The parties are accorded the following benefit for Count 1:

Thomas: none  
Pippin: Application 08/636,024, filed April 19, 1996, now Patent 7,216,064; Application 08/401,473, filed March 9, 1995; Application 08/124,980, filed September 21, 1993

Interference No. 105,801  
Thomas v. Pippin

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